IN AND FOR THE

### Fifth Appellate District

#### F050758 National Farmers Union Property & Casualty Co., v. Maldonado

Counsel having failed to request oral argument in the aboveentitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

### F050758 National Farmers Union Property & Casualty Co., v. Maldonado

The judgment is affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

#### F049540 People v. Rodriguez

The judgment of sentence is vacated with directions as follows: If the People, or the trial court on its own motion, do not bring the matter before the trial court for a contested re-sentencing hearing within 60 days after the filing of the remittitur in the trial court, the trial court shall proceed as if the remittitur constituted a modification of the judgment to reflect a sentence of the middle term and shall so modify the abstract of judgment. The People shall notify the trial court and Rodriguez's trial counsel in writing of their intentions in this regard within 30 days after the filing of the remittitur. Should the People state an intention not to contest the modification to the middle term, or fail to notify the trial court of its intentions within the 30 days and the trial court declines to schedule a contested re-sentencing hearing on its own, the trial court shall modify the abstract of judgment as provided here, including staying the sentence on count 4 pursuant to section 654. The judgment is otherwise affirmed. Cornell, Acting P.J.

We concur: Dawson, J.; Kane, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

#### F051083 In re Frank P. et al., Minors

The jurisdictional findings and disposition order are affirmed. Cornell, Acting P.J.

We concur: Dawson, J.; Kane, J.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

#### F050116 People v. Salcido

The judgment is affirmed. Wiseman, Acting P.J.

IN AND FOR THE

### Fifth Appellate District

We concur: Levy, J.; Hill, J.

[CERTIFIED FOR PARTIAL PUBLICATION]

### F050431 People v. Saechao

Counsel having failed to request oral argument in the aboveentitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

### F050431 People v. Saechao

The judgment is affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

### F049678 People v. Merinar

Counsel having failed to request oral argument in the aboveentitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

IN AND FOR THE

### Fifth Appellate District

#### F049678 People v. Merinar

The judgment is affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

# F049582 California School Employees Association et al. v. Livingston Union School District et al.

The judgment is reversed. The matter is remanded with directions that the trial court shall issue a peremptory writ of mandate directing respondent to conduct a hearing pursuant to Livingston Union School District Board policy BP 220.05. Appellants are awarded costs on appeal. Vartabedian, Acting P.J.

We concur: Cornell, J.; Gomes, J.

[CERTIFIED FOR PUBLICATION]

### F049510 People v. Wilson

Oral argument having been waived in the above-entitled case in accordance with the provisions of a notice mailed to counsel, the calendar date heretofore set is vacated and the case is submitted for decision.

#### F049858 People v. Daniels

Counsel having failed to request oral argument in the aboveentitled case, oral argument is deemed waived in accordance with the provisions of a notice heretofore mailed to counsel and the cause is submitted.

### F049858 People v. Daniels

The judgment is affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]

#### F051195 In re Valentine G., A Minor

The above-entitled case is submitted for decision.

IN AND FOR THE

# Fifth Appellate District

### F051195 In re Valentine G., a Minor

The judgment is affirmed.

By the Court.

[NOT TO BE PUBLISHED IN OFFICIAL REPORTS]